

## CRC Draft Recommendations

### Recommendations

#### 1. Constitutional

- i. Possible change to creation timeline for Commission (i.e., before years ending in 0)
- ii. Possible change to size of Commission (5+5+5)
  - 1. If not, change how “Other” category is handled?
- iii. Possible change to deadline for maps (Sept. 15?)

#### 2. Legislative

- i. Further define “day” (when does the count start and stop?)
- ii. Further restrict amendments to GOV (not within one year of certification of maps?)
- iii. Revise start date of application process (to years ending in 8?) and make conforming changes stemming from that (e.g., publicize names of applicants by March 15 in years ending in 9, submit names of 60 to legislative leaders by May 15 in years ending in 0, etc.)
- iv. Any changes to size or composition of Applicant Review Panel?
- v. Conforming changes if size of Commission is increased (e.g., majority required for selection of final 6)
- vi. Define Commission role in process of removal? (GOV 8252.5(a) or in CCR60863?)
- vii. Establish “reasonable exceptions” to Bagley-Keene?
- viii. Seek “reasonable exceptions”/“special frameworks” to state policies / procedures that would recognize unique time-bound nature of CRC work
  - 1. Ensure direct access to Fi\$Cal
  - 2. Revise Budget Act?
  - 3. Ensure delegated authority is in place
- ix. Expand three-day notice period for meetings late in the process? (GOV 8253(a)(1))
- x. Obtain authority to issue regulations?
- xi. Shift to fixed pay?

#### 3. Regulatory

- i. Clarify who can issue regulations related to CCRC
- ii. Use CCR 60863 to expand on issues related to vacancies

1. Define “substantial neglect”, “gross misconduct”, “inability to discharge”, “written notice”, “opportunity for a response”, “appropriate administrative agency”
- iii. Clarify “meeting held for the purpose of receiving public input testimony” (GOV 8253(a)(1))
  1. Clarify “public input” vs “public comment”
- iv. Clarify “records of the commission pertaining to redistricting” and “all data considered by the commission” (GOV 8253(a)(2))
- v. Clarify “redistricting matters” and “outside of a public hearing” (GOV 8253(a)(3))
  1. What if someone e-mails a commissioner directly?
- vi. Clarify that Chair and Vice Chair can rotate (GOV 8253(a)(4))
- vii. Clarify “fully functional” (GOV 8253(a)(5))
- viii. Clarify non-retaliation clause (GOV 8253(a)(6))
  1. Where are penalties established? What penalties are possible?
- ix. Clarify purpose of three-day comment period on final statewide maps (GOV 8253(a)(7))
- x. Clarify “dissolution”? (GOV 8253(b))
- xi. Clarify “procurement and contracting authority” (GOV 8253.6(b))
- xii. Conforming changes to CCR 60803 “Application Year”?
- xiii. Review CCR 60827 Relevant Analytical Skills for possible amendment
- xiv. Does CCR 60832 need to reference the VOTERS FIRST ACT FOR CONGRESS also?
- xv. [Enable first 8 to make statements?]
- xvi. Ensure continuity of policies / procedures to facilitate timely payments / reimbursements to new commissioners, who will be able to change policies / procedures as they see fit